

Date: February 3, 2006

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: EB-06-TC-060, Certification of CPNI Filing 2006

Dear Ms. Dortch:

This letter serves as our "Certification of CPNI Filing 2006", as ordered in EB-06-TC-060.


Company Name(s): Velocity Telephone, Inc.

Address: 4050 Olson Memorial Hwy, Suite 100

City, State: Golden Valley, MN 55422

As a corporate officer of these companies, I hereby certify that, based on my personal knowledge, the Companies have established operating procedures that are adequate to ensure compliance with the rules established by the Federal Communications Commission ("FCC") concerning Customer Proprietary Network Information ("CPNI"), as set forth in Part 64, Subpart U, of the FCC's Rules and Regulations, 47 C.F.R. § 64.2001 *et seq.*, as revised.

The attached Statement demonstrates such compliance.



Company Officer

Dated: 2/3/06

Attachment

cc: Byron McCoy, Telecommunications Consumers Division, Enforcement
Bureau, Federal Communications Commission, Room 4-A234, 445 12th Street,
SW, Washington, DC 20554
Best Copy and Printing, Inc., Portals II, 445 12th Street, SW, Washington, DC
20554

Velocity Telephone, Inc. – Statement of CPNI Compliance 2006

Our company is in compliance with the FCC's CPNI rules because our company does not use CPNI in its marketing efforts without executive review and approval, and does not permit the use of, or access to, customer CPNI by our affiliates or any third parties without executive approval. We use, disclose or permit access to CPNI only for the purposes permitted under 47 U.S.C. Sections 222(c)(1) and (d).

Our company maintains a record of our own and our affiliates' sales and marketing campaigns that use customer CPNI. We also do not disclose or provide CPNI to third parties, or allow third parties access to CPNI.

Our company trains its personnel as to when they are, and are not, authorized to use CPNI, and we have an express disciplinary process in place if the rules are violated up to and including immediate termination.

Our company has an executive review process regarding our compliance with the FCC's CPNI rules for any outbound marketing efforts, and maintains records of our compliance for at least one year. We require sales personnel to obtain executive approval of any proposed marketing request.

Jim Hickie
President
Velocity Telephone, Inc.



"Solutions, Service and Savings - FAST"

4050 Olson Memorial Highway • Suite 190 • Golden Valley, MN 55427
Ph: (763) 222-1000 • Fax: (763) 222-1001
so cs@velocitytelephone.com • www.velocitytelephone.com

Velocity Telephone, Inc. is a USFamily Company



Velocity Telephone – Customer Proprietary Network Information (CPNI)

Velocity Telephone is committed to protecting your personal information. Velocity Telephone will **NOT** share your information with any third party. Velocity Telephone assumes we have your consent to utilize your account information for marketing purposes of Velocity Telephone and its wholly owned affiliates products and services. Velocity Telephone gives its customers the opportunity to provide Opt-out approval at anytime by submitting an Opt-out approval request via email, recorded voicemail, fax or mail. This request maybe sent to:

Email: opt-out@velocitytelephone.com

Recorded Voicemail: (763) 444-2424

Fax: (763) 444-2425

Mail: Velocity Telephone, Inc – CPNI Opt-out
4050 Olson Memorial Hwy, Suite 100
Golden Valley, MN 55422

Jim Hickie
President
Velocity Telephone, Inc.

Velocity
TELEPHONE

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sales@velocitytelephone.com • www.velocitytelephone.com

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**Velocity Telephone –
Customer Proprietary Network Information (CPNI)
Employee Compliance Form**

Velocity Telephone is committed to protecting the personal information of all of our customers in compliance with the rules and procedures established by the Federal Communications Commission (FCC) concerning Customer Proprietary Network Information (CPNI) as set forth in Part 64, Subpart U, of the FCC's Rules and Regulations, 47 C.F.R. § 64.2001 *et seq.*, as revised.

As an employee of Velocity Telephone, Inc. or one of its affiliate companies, it is your responsibility to use all Customer Proprietary Network Information (CPNI) properly. As an employee you will **NOT** share this information with any third party, utilize the information for Marketing purposes, disclose, use, or disseminate any of Customer Proprietary Network Information (CPNI) to anyone without prior approval from the President of Velocity Telephone. Any violation of this policy is subject to a disciplinary process up to and including immediate termination.

Jim Hickie
President
Velocity Telephone, Inc.

Employee Acknowledgement:

Signature: _____

Printed Name: _____

Date: _____

Velocity
TELEPHONE

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